(Original Signature of Member)

114TH CONGRESS 2D SESSION

## H.R.

To prohibit any officer or employee of the Federal Government who has exercised extreme carelessness in the handling of classified information from being granted or retaining a security clearance.

## IN THE HOUSE OF REPRESENTATIVES

Mr.	McCaul introduced	the	following	bill;	which	was	referred	to	the
	Committee on								

## A BILL

To prohibit any officer or employee of the Federal Government who has exercised extreme carelessness in the handling of classified information from being granted or retaining a security clearance.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Taking Responsibility
- 5 Using Secured Technologies Act of 2016".
- 6 SEC. 2. FINDINGS; SENSE OF CONGRESS.
- 7 (a) FINDINGS.—Congress finds the following:

1	(1) On July 5, 2016, the Director of the Fed-
2	eral Bureau of Investigation (in this section referred
3	to as the "FBI"), James B. Comey, made a state-
4	ment relating to the investigation into the use of a
5	personal e-mail system by Hillary Clinton during the
6	period that she was Secretary of State.
7	(2) The FBI found evidence that Secretary
8	Clinton and her colleagues were extremely careless
9	in handling very sensitive, highly classified informa-
10	tion.
11	(3) The FBI also found that any reasonable in-
12	dividual in the position of Secretary Clinton, or in
13	the position of the Federal employees with whom
14	Secretary Clinton was corresponding about these
15	matters, should have known that using an unclassi-
16	fied system was inappropriate when conducting clas-
17	sified conversations.
18	(4) Because of the conduct of Secretary Clinton
19	and her colleagues, the FBI concluded that it is pos-
20	sible that hostile actors gained access to the e-mail
21	account of Secretary Clinton.
22	(5) In similar circumstances, other individuals
23	who engaged in this kind of activity would often face
24	adverse consequences, including security or adminis-
25	trative sanctions.

1	(6) Presidential candidates typically receive
2	classified briefings even if the candidates lack the
3	requisite security clearance.
4	(b) Sense of Congress.—It is the sense of Con-
5	gress that—
6	(1) Secretary Clinton should—
7	(A) have any security clearance that she
8	holds revoked; and
9	(B) be denied access to classified informa-
10	tion unless and until she earns the legal right
11	to such access; and
12	(2) colleagues of Secretary Clinton who dem-
13	onstrated extreme carelessness in their handling of
14	classified information should no longer have access
15	to that information.
16	SEC. 3. SECURITY CLEARANCES WITH RESPECT TO INDI-
17	VIDUALS WHO HAVE MISHANDLED CLASSI-
18	FIED INFORMATION.
19	(a) Granting of Clearances.—No officer or em-
20	ployee of the Federal Government who has exercised ex-
21	treme carelessness in the handling of classified informa-
22	tion may be granted a security clearance.
23	(b) REVOCATION OF CLEARANCES.—The security
24	clearance of any officer or employee of the Federal Gov-

- 1 ernment who has exercised extreme carelessness in the
- 2 handling of classified information shall be revoked.
- 3 SEC. 4. DEFINITION OF GROSS NEGLIGENCE.
- 4 Section 793(f) of title 18, United States Code, is
- 5 amended—
- 6 (1) by inserting "(1)" after "(f)";
- 7 (2) by striking "(1) through" and inserting
- 8 "(A) through";
- 9 (3) by striking "(2) having" and inserting "(B)
- having"; and
- 11 (4) by adding at the end the following:
- 12 "(2) In this subsection, the term 'gross negligence'
- 13 includes extreme or reckless carelessness.".